hereby certify that this correspondence is being deposited with the U.S. Postal Service with sufficient postage as First Class Mail, in an envelope addressed to:
MS Petition, Commissioner for Patents, P.Q. Box 1450, Alexandria, VA 22313-1450, on the date shown below.

Dated: December 10, 2004 Signature:

Docket No.: 50000-0052

(PATENT)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

re Patent Application of:

Daniel M. Ritt et al.

Application No.: 10/630,015

Confirmation No.: 7767

Filed: July 30, 2003

Art Unit: 2625

For: System and Method for Aligning Images

Examiner: Yon Jung Couso

PETITION TO MAKE SPECIAL UNDER 37 C.F.R. § 102(d) AND MPEP § 708.02(VIII)

MS Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

Pursuant to 37 C.F.R. § 102(d) and MPEP § 708.02(VIII) (SPECIAL EXAMINING PROCEDURE FOR CERTAIN NEW APPLICATIONS - ACCELERATED EXAMINATION), Applicants hereby petition to make this application special. Applicants believe that each of the items to be complied with set forth in MPEP § 708.02(VIII) are satisfied as set forth below:

- Applicants herewith submit the fee set forth in 37 C.F.R. § 1.17(h); (A)
- Applicants believe that all pending claims are directed to a single invention. (B)
- Applicants have conducted a pre-examination search of U.S. class 382, (C) subclasses 128, 175, 278, and 294.
- (D) One copy of each of the references most closely related to the subject matter encompassed by the claims is attached hereto. See Exhibits A - C. The attachment of a reference to this Petition should not be construed as an admission by Applicants that such

A CORFIL	D. L. C. A. L. (4005		U.S. Patent and Tradem	ark (PTO/SB/21 (09-04) for use through 07/31/2006. OMB 0651-0031 Office; U.S. DEPARTMENT OF COMMERCE		
Under the Paserwork Reduction Act of 1995, no persons are required to res			Application Number	auoi	10/630,015/Conf. 7767		
TRANSMITTAL			Filing Date		July 30, 2003		
FORM			First Named Inventor		Daniel M. Ritt et al.		
(to be used for all correspondence after initial filing)			Art Unit		2625		
			Examiner Name		Yon Jung Couso		
Total Number of Pages in This Submiss		sion 51	Attorney Docket Number		50000-0052		
ENCLOSURES (Check all that apply)							
Fee Transr	nittal Form	Drawing(s)			After Allowance Communication to TC		
Fee A	Attached	Licensing-rel	ated Papers		Appeal Communication to Board of Appeals and Interferences		
Amendment/Reply		X Petition -To Make Special Under 37CFR 102(d) and MPEP 708.02			Appeal Communication to TC (Appeal Notice, Brief, Reply Brief)		
After Final		Petition to Convert to a Provisional Application			Proprietary Information		
Affidavits/declaration(s)		Power of Attorney, Revocation Change of Correspondence Address			Status Letter		
Extension of Time Request		Terminal Disclaimer		>	Other Enclosure(s) (please Identify below):		
Express Abandonment Request		Request for Refund		Transmittal Exhibit A –USP 6,754,374 B1			
Information Disclosure Statement		CD, Number of CD(s)		Exhibit B –USP 6,563,942 B2 Exhibit C – US 2002/0048393 A1			
Certified Copy of Priority Document(s)		Landscape Table on CD		F	leturn Receipt Postcard		
Reply to Missing Parts/ Incomplete Application		Remarks					
Reply to Missing Parts under							
37 GFR 1.52 01 1.53							
SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT							
Firm Name	RADER, FISHMAN & GRAUER PLLC						
Signature	andi						

Transmittal I hereby certify that this correspondence is being deposited with the U.S. Postal Service with sufficient postage as First Class Mail, in an envelope addressed to: MS Petition, Commissioner for Patents, P.O. Box 1450. Alexandria, VA 22313-1450, on the date shown below. _ (Wendy A. Balabon) Signature: _ Dated: December 10, 2004

Reg. No.

51,472

Printed name

Date

Charles A. Bieneman

December 10, 2004

PTO/SB/17p (11-04)
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PETITION FEE TRADE Onder 37 CFR 1.17(f), (g) & (h) TRANSMITTAL

(Fees are subject to annual revision)

Send completed form to:

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Application Number	10/630,015-Conf. #7767			
Filing Date	July 30, 2003			
First Named Inventor	Daniel M. Ritt et al.			
Art Unit	2625			
Examiner Name	Y. J. Couso			
Attorney Docket Number	50000-0052			

Petition to Make An Application Enclosed is a petition filed under 37 CFR Special This form should be included with the above-mentioned petition and faxed or mailed to the Office using the appropriate Mail Stope 1.17(f) and faxed or mailed to the Office using the appropriate Mail Stope 1.17(f) and faxed or mailed to the Office using the appropriate Mail Stope 1.17(f) and faxed or mailed to the Office using the appropriate Mail Stope 1.17(f) and faxed or mailed to the Office using the appropriate Mail Stope 1.17(f) and faxed or mailed to the Office using the appropriate Mail Stope 1.17(f) and faxed or mailed to the Office using the appropriate Mail Stope 1.17(f) and faxed or mailed to the Office using the appropriate Mail Stope 1.17(f) and faxed or mailed to the Office using the appropriate Mail Stope 1.17(f) and faxed or mailed to the Office using the appropriate Mail Stope 1.17(f) and faxed or mailed to the Office using the appropriate Mail Stope 1.17(f) and faxed or mailed to the Office using the appropriate Mail Stope 1.17(f) and faxed or mailed to the Office using the appropriate Mail Stope 1.17(f) and faxed or mailed to the Office using the appropriate Mail Stope 1.17(f) and faxed or mailed to the Office using the appropriate Mail Stope 1.17(f) and faxed or mailed to the Office using the appropriate Mail Stope 1.17(f) and faxed or mailed to the Office using the appropriate Mail Stope 1.17(f) and faxed or mailed to the Office using the appropriate Mail Stope 1.17(f) and faxed or mailed to the Office using the appropriate Mail Stope 1.17(f) and faxed or mailed to the Office using the appropriate Mail Stope 1.17(f) and faxed or mailed to the Office using the Appropriate Mail Stope 1.17(f) and faxed or mailed to the Office using the Appropriate Mail Stope 1.17(f) and faxed or mailed to the Office using the Appropriate Mail Stope 1.17(f) and faxed or mailed to the Office using the Appropriate Mail Stope 1.17(f) and faxed or mailed to the Office using the Appropriate Mail Stope 1.17(f) and faxed or mailed to th				
(e.g., Mail Stop Petition), if applicable. For transmittal of processing fees under 37 CFR 1.17(i), see form PTO/SB/17i. Payment of Fees (small entity amounts are NOT available for the petition fees).				
The Commissioner is hereby authorized to charge the following fees to Deposit Account No				
Check in the amount of \$ is enclosed.				
Payment by credit card (Form PTO-2038 or equivalent enclosed). Do not provide credit card information on this form				
Petition Fees under 37 CFR 1.17(f): Fee \$400 Fee Code 1462				
For petitions filed under: § 1.53(e) – to accord a filing date. § 1.57(a) – to accord a filing date. § 1.182 – for decision on a question not specifically provided for. § 1.183 – to suspend the rules. § 1.378(e) – for reconsideration of decision on petition refusing to accept delayed payment of maintenance fee in an expired patent. § 1.741(b) – to accord a filing date to an application under § 1.740 for extension of a patent term.				
Petition Fees under 37 CFR 1.17(g): Fee \$200 Fee Code 1463				
For petitions filed under: § 1.12 – for access to an assignment record. § 1.14 – for access to an application. § 1.47 – for filing by other than all the inventors or a person not the inventor. § 1.59 – for expungement of information. § 1.103(a) – to suspend action in an application. § 1.136(b) – for review of a request for extension of time when the provisions of section 1.136(a) are not available. § 1.295 – for review of refusal to publish a statutory invention registration. § 1.296 – to withdraw a request for publication of a statutory invention registration filed on or after the date the notice of intent to publish issued. § 1.377 – for review of decision refusing to accept and record payment of a maintenance fee filed prior to expiration of a patent. § 1.550(c) – for patent owner requests for extension of time in exparte reexamination proceedings. § 1.956 – for patent owner requests for extension of time in inter partes reexamination proceedings. § 5.12 – for expedited handling of a foreign filing license. § 5.15 – for changing the scope of a license. § 5.25 – for retroactive license.				
Petition Fees under 37 CFR 1.17(h): Fee \$130 Fee Code 1464				
For petitions filed under: § 1.19(g) – to request documents in a form other than that provided in this part. § 1.84 – for accepting color drawings or photographs. § 1.91 – for entry of a model or exhibit. § 1.102(d) – to make an application special. § 1.138(c) – to expressly abandon an application to avoid publication. § 1.313 – to withdraw an application from issue. § 1.314 – to defer issuance of a patent.				
amma -				
Signature Date				
Charles A. Bieneman 51,472				
Typed or printed name Registration No., if applicable				

Petition Fee Transmittal

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Dated: December 10, 2004

Signature: _

(Wendy A. Balabon)

Application No.: 10/630,015 Docket No.: 50000-0052

reference is prior art for the claimed invention. Rather, in accordance with the requirement stated by the MPEP, Applicants have simply sought to identify the references located during the afore-mentioned search that are most closely related to the subject matter encompassed by the claims. Each of the attached references listed is listed in an Information Disclosure Statement being filed simultaneously herewith.

(E) Applicants hereby submit the following detailed discussion, pointing out with the particularity required by 37 C.F.R. § 1.111(b) and (c), how the claimed subject matter is patentable over the references located during the afore-mentioned search that are most closely related to the subject matter encompassed by the claims.

Claims 1-49 are pending in the application, of which claims 1, 21, and 36 are independent claims. For at least the reasons stated below, Applicants believe that claims 1, 21, and 36 are clearly patentable over each of the references located during the afore-mentioned search. Applicants further believe that dependent claims 2-20, 22-35, and 37-49 are patentable at least by reason of their dependence on the foregoing independent claims.

U.S. 6,574,374 to Miller et al. ("Miller") teaches a method for registering two images. One embodiment disclosed by Miller includes "identifying a region in the second image representing one or more image data elements representing a target object." (Miller, 2: 5-7.) In fact, Miller defines a region to include "one or more image data elements" such as, "for example, a pixel or a voxel." (Miller, 2: 63-65.) Regarding Applicants' claims, at a minimum, Miller does not teach or suggest "a geometrical object configured in said definition subsystem" as is required by independent claim 1. In fact, Miller teaches against the recited geometrical object because Miller teaches identifying actual data elements, e.g., pixels or voxels, associated with objects such as tumors, for use in transforming an image (Miller, 3: 10-55), and thus Miller would have had no use for the recited geometrical object. Similarly, Miller does not disclose, and in fact teaches against, "a geometrical shape generated by connecting at least a subset of said target reference points" as recited in claim 21, and "generating a geometrical object by connecting at least four said target reference points" as recited in claim 36.

U.S. 6,563,942 to Takeo et al. ("Takeo") discloses adjusting the positions of a plurality of radiation images so that the images can be matched to each other. (Takeo, 5: 12-20.)

Application No.: 10/630,015 Docket No.: 50000-0052

Accordingly, Takeo teaches selecting at least three corresponding points in each of a plurality of radiation images. (Takeo, 5: 34-35.) These points are then used to perform affine transforms. (Takeo, 5: 38-63.) Regarding Applicants' claims, at a minimum, Takeo nowhere teaches or suggests connecting the corresponding points to generate a geometrical shape, nor does Takeo disclose using a geometrical shape for any purpose. In fact, the objects of Takeo's invention are accomplished by using selected reference points, and thus one of ordinary skill in the art could have had no reason to generate a geometrical shape in the context of Takeo. Therefore, at a minimum, Takeo does not and cannot teach or suggest "a geometrical object configured in said definition subsystem" as is required by independent claim 1. Similarly, Takeo does not disclose, and in fact teaches against, "a geometrical shape generated by connecting at least a subset of said target reference points" as recited in claim 21, and "generating a geometrical object by connecting at least four said target reference points" as recited in claim 36.

U.S. published patent application 2002/0048393 of Oosawa ("Oosawa") discloses a method of registering two images that proceeds by selecting a number of corresponding regions of interest in each of the two images. (Oosawa, Abstract.) Oosawa's regions of interest are defined in terms of a length and width in pixels. (Oosawa, ¶ 40.) Regarding Applicants' claims, at a minimum, nowhere does Oosawa teach or suggest "a geometrical object configured in said definition subsystem" as is required by independent claim 1, "a geometrical shape generated by connecting at least a subset of said target reference points" as recited in claim 21, or "generating a geometrical object by connecting at least four said target reference points" as recited in claim 36.

Application No.: 10/630,015 Docket No.: 50000-0052

CONCLUSION

In view of the foregoing statements, Applicants respectfully request that this Petition to Make Special be granted, and that this application be examined forthwith as provided for in MPEP § 708.02(VIII).

Applicant believes that a fee of \$130 is due with this Petition. For payment of this and/or any other fees that may be due with this Petition, please charge our Deposit Account No. 18-0013, from which the undersigned is authorized to draw, under Order No. 50000-0052.

Dated: December 10, 2004

Respectfully submitted,

Charles A. Bieneman

Registration No.: 51,472

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Attorneys for Applicant